JUDGE CROTTY

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Attorneys for Plaintiff Chanel, Inc.

THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

CHANEL, INC., a New York Corporation,) Case No.
Plaintiff, -against-)) FED. R. CIV. P. 7.1) DISCLOSURE STATEMENT)
MOTIVIC N.Y., INC., a New York corporation, d/b/a MOTIVIC N.Y. d/b/a MOTIVIC d/b/a MOTIVICNY.COM d/b/a SEVEN STARS INDUSTRIES, LTD. d/b/a TPF, and KEN CHIU, an individual, d/b/a MOTIVIC N.Y. d/b/a MOTIVIC d/b/a MOTIVICNY.COM d/b/a SEVEN STARS INDUSTRIES, LTD. d/b/a TPF, and DOES 1-10	
Defendants.	

Pursuant to Fed. R. Civ. P. 7.1, the undersigned counsel of record for plaintiffs CHANEL,

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INC., a private (non-governmental) party, certifies that the following are corporate parents, subsidiaries, and/or affiliates of said party which are publicly held:

None.

Dated: New York, New York July ____, 2008

Respectfully submitted,

GIBNEY, ANTHONY & FLAHERTY, LLP JOHN MACALUSO (JM-2058)

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